EXHIBIT E

	C TIMELY INVALID EXC	Property of the Control of the Contr	STORY OF STREET STREET, STREET	
LAST NAME OF CLAIMANT	CLAIMANT	CITY	STATE	
EWT, LLC		Beverly Hills	CA	}
Cameron	Richard & E. Laura	Rocklin	CA	1
Toohey	John	Red Bank	NY	
				1
Roache	Corwith	Honolulu	HI	
Moe Selistrom	Cheryl Bonita	Apple Valley	MN	
Seman	James	Columbus	ОН	1
Potter	E. and J.	Cheshire	United Kingdom	1
Hanson	Terence	Hines	MN	1
Smith	Dorothy	Austin	TX	
Johnson		Nashville	TN	1
	John			
Woo	Lillian	Bryan	TX	-
Kopelson	Nancy	Lyndhurst	ОН	1
Meyer	Robert G. and Lorene	Arvada	co	-
Strickler	Janet and Thomas	Ellicott City	MD	-
Benson	Susan	Lyndhurst	NJ	-
Stinnett	McLeod	Dailas	TX]
Bates	Emily	Nashville	TN]
Benazzi	Gilbert	Flushing	NY	
Rogovin	Carol	Middletown	NY	
Fosseiman	Jon and Kathleen	Boynton Beach	FL	1
Rea	Darlene	Sun City	AZ	
Kilborn	Margaret	Midland	TX	
Cherner	Jay	Edina	MN	(2 acct
Salmon	Glent and Barbara	Reno	NV	
Carroll	William	Laguna Niguel	CA	
Cavallo	Johanna	Livonia	MI	
Sakamoto	Arleen	Oakland	CA	
Melton	Neta Sue	Phoenix	AZ	
Cruchon	Gwendolyn	The Hills	TX	
Brindisi	Louis	Utica	NY	
Theising	Werner and Gerrit	Munster	Germany	
Fernung	Lester	Elwood	IN AZ	
Chadwick	Phillip	Phoenix	AZ	
Silber	Joshua	Odessa	FL	
Cedar Hill Capital Furtners		New York	NY	(2 accts
Young	James and Mary	Palmetto	FL	
Kahant	Dellene	Lake Worth	FL	
Arnold	Robert	Dubois	WY	
Stenseth	Craig and Angela	Renton	WA	



October 22, 2008

In re AIG Securities Litigation – PwC EXCLUSIONS c/o Complete Claim Solutions, LLC P.O. Box 9417
Minneapolis, MN 55440-9417

Re: In re AIG Securities Litigation Class Exclusion

Dear Claims Administrator:

EWT, LLC, located at 9242 Beverly Blvd., Suite 300, Beverly Hills, CA 90210, requests exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141 (JES). Unfortunately, I am unable to include a list of all purchases and sales of AIG securities during the Class Period.

Please fax or send me a confirmation that you have received this request to be excluded from the class.

Thank You,

Shirley Scheker Corporate Counsel

EWT, LLC

sscheker@ewtllc.com



AIGSECURITIES LITIENTIAN- PUCCACLUSIANS
40 COMPLETE CLAIM SOLUTIONS, U.C.
P.O. BOX 9417MINNEAPOLIS, MN 55440-9417-

55440+5417

Little that the Mandalan land Mandalland Hadalland

EWT IIC

In re AIG Securities Litigation-PwC EXCLUSIONS c/o Complete Claim Solutions, LLC P.O. Box 9417
Minneapolis, MN 5540-9417

We seem to be identified as "Claimant ID No.-2493497-088", CAMERON LIVING TRUST U/A DTD 4/1/80. RICHARD & E LAURA CAMERON TTEE MGD BY MADISON 4446 GREEN MOUNTAIN COURT ROCKLIN, CA 95677

Daytime telephone number: 1(916) 630-5593

We request exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File NO. 04-8141 (JES).

We do not even know when we were supposed to have had anything to do with AIG, etc. so therefore cannot provide information regarding ownership.

Very truly yours,

Buckered & Cameron 11-19-08

Richard D. Cameron, ttee dated

E Laura Cameron, ttee dated

E. Laura Cameron, ttee dated

82 Boxwood Ter. Red Bank, NS 07701 Nov. 22, 2008 In re AIG Jacurities Litigation PWC EXCLUSIONS Clo Complete Claim Solutions, LLC P.O. Box 9417 Minnea polis, MN 55440-9417 Gantlemen, From the Pwc Settlement Class in Inne AlG Securities Lilipation, Master File No.04-841 (165)
Ihas much as I made no purchases of any
Kind of AlG Securities during The Class
Period, This applies as well to my wire. I will appreciate your action ledgement of my advices. Vary Truly yours,

	November 26, 2008
	AIG Lecurities detigation - PwC Exclusione
	416 Securities diligation - PWC Exclusione 40 Conglete Claim Solutions, LLC
	P. O. Box 9417
	Minnespolis, MN 55440-9417
,	I do not wish to participate in the Settlement
	out request on exclusion from the Settlement Class.
	Courth J. Roacke
	Claiment ID No. 07503/15
	CORWITH J. ROACHE
	Semi-Kev. Liv. Tp.
	CORWITH J. ROALHE TIEE U.A 4td 8/1/41
	4389 Malla Street 236
	Honolula, He 96821
	·

6604 - 134th Court Apple Valley, MN 55124 November 24, 2008

In re AIG Securities Litigation - PwC EXCLUSIONS c/o Complete Claim Solutions, LLC P.O. Box 9417
Minneapolis, MN 55440-9417

To Whom It May Concern:

Due to our mother's death on February 20, 2008, we were notified of a proposed settlement in the AIG matter. She was involved with a financial <u>MIS</u>advisor and we have no idea what stock she held or when she held it. All we know is that a good share of her money is gone. Therefore we,

023995
CLAIMANT ID No.-2507158
LUVERNE M SELLSTROM
TOD CHERYL S MOE &
BONITA M SELLSTROM
SUB TO STA RULES
6604 134TH CT
ST PAUL MN 55124

request exclusion from the PwC Settlement Class in re AlG Securities Litigation, Master File No. 04-8141 (JES).

Date(s), price(s), and number(s) of share of all purchases and sales of AIG Securities during the Class Period is unknown and not available.

Thank you.

Cheryl S. Moe

Und Sm

952-431-5226

612-269-6065

Bonita M. Sellstrom

Banta 11 Sellotsom

303-477-3635

393-908-3405

Enc: copy of obituary of Luverne Sellstrom

Records: THE TRANSPORT OF THE PERSON OF

Californi Selection

Dec. 7, 1918 - Feb. 20, 2008

BLOGMINICTON — Laverne Muciel Sellstrong 20, of Electrington died Weinesday.

A service will be held in early April at Rethel

Enthern Church in Willman.

She was born jeer? 1918. In

Stillwater to Oscar and Aima
(Videen) Johnson She graduated from Stillwater High School
and Gustavut, Adolphus College in St. Peter. She was a
teacher in Greenbush. Lindstront-tenies City and element
to the political colors of the colors of the
fived in Stillwater High School
and Gustavut, Adolphus College in St. Peter. She was a
teacher in Greenbush. Lindstront-tenies City and element
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years she faught Employs in the Goebolt. Arthur
middle school in 1868. Electrities and moved
to Green Lake in Spiter Her maximal filed and
she moved into Willman where the relative and moved
to Rartin Lather Maphe in Ricomington:

She was a negaber of Bethel Authoria
Church of Willman where the relative and moved in
the thindbell choir directed the result, Authoria
Church of Willman where the relative and child
choir was a Matina organist approach to last
ser and quifted

She is anythered by daughters they fail and
Larry) thee of Apple willed Bounts (and dan
Sinderna) Sellscraft of Deuter Color, three
of and bilders and a sinter Deingte and Richy
Whitey of Los Alphe Call's

She was preceded in teath by her husband
and a brother.

november 25, 2008

James E. Seman, Trustee 251 Fairlawn Drive Columbus, OH 43214-2712

In re AIG Securities Litigation-PwC EXCLUSIONS c/o Complete Claims Solutions, LLC. P. O. Box 9417 Minneapolis, MN 55440-9417

CLAIMANT ID No. 07534171 Anna M. Weber DECD R/O IRA FCC AS CUSTODIAN

To Whom It May Concern

As you probably know, Anna M. Weber is deceased, and her estate is being handled by the above Trustee. After talking to her investment counselor, we have decided to exclude her from this Class Suite.

Sincerely, James E. Seman, Truster

James E. Seman, Trustee

of Anna M. Weber's Trust

006717. Claiment I.D.No: -0 07032936 E.Potter & J.Potter JT Ten, Stepping Stones, 3 Fountains Close, Middlewich, Cheshire, United Kingdom.

Nov 27 2008.

Dear Sirs,

In regard to the above matter, both my wife and myself, request exclusion from the PwC Settlement Class in, In re AIG Securities Litigation, Master File No.04-8141(JES).

As pensioners, our Daytime Telephone number is our home number, namely,-44-01-606-837833.

All our papers and records refering to this matter were distroyed last April, as our statuetof limitation, Runs our FOR THIS PERIOD. I HAVE NO MEANS OF SUPPLYING YOU WITH THE INFORMATION YOU REQUEST.

I'M SORRY BUT MY TYPELIRITER HAS PACKED UP ON ME, AND MY WIFE AND I GO ON HOLIDAY TO MORROW RETURNING SATURDAY EVENING DECEMBER 13th.

MY WIFE AND I WISH TO CONFIRM OUR DESIRE TO BE EXCLUDED FROM THE ABOVE CLASS ACTION.

SIGNED - GANER SIGNED - GARGE POTTER. EDWAAD GARGE POTTER.

BY AIR MAH par avion		Great Britain Postag Paid
cho		In re AIG Securities Litigation,
Report to all		Pwc EXCLUSIONS, c/o Complete Claim Solutions,LLC,
		P. O. Box 9417,
DE	C 0 1 2008	Minneapolis, MN 55440-9417,
A orogramma		
Aerogramme	\$5440 3 9417 8060	U.S.A. ինձոնոնոնինի հանահանանի անձին և հանանի անձին
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-	Edward	Name and address of sender
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-	Edward 3 Four	Name and address of sender George Potter Esq:, ntains Close, MIDLEWICH,
-	Edward 3 Four	Name and address of sender George Potter Esq:, ntains Close, MIDLEWICH, IRE CW10 9GY, England, G.B.

To open silt here

12-01-08

AIG Securities Litigation
PwC Exclusions
C/o Complete Claim Solutions, LLC
P.O. Box 9417
Minneapolis, MN 55440-9417

Counsel for Lead Plaintiff

I wish to be excluded from the PwC Settlement Class in In re AIG SecuritiesLitigation, Master File No. 04-8141 (JES).

Terence L Hanson

17480 Grassy Island LN NE

Hines, MN 56647 4757

November 30, 2008

Request for exclusion from the Settlement Class

I, Dorothy Elizabeth Wilber Smith, address 9204 Linkmeadow Drive, Austin, TX 78748 request exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141 (JES).

Since I work, I will give you only my home phone number which is 512/291-1893 -- my employer would not appreciate this type of interruption (nor would I). You have all the dates, prices and numbers of shares of all purchases and sales of AIG Securities during the Class Period so I do not need to furnish this either.

This is costing any shareholders for a lawsuit to be brought against AIG and should be illegal -- absolutely not the way I intended my investment to be spent

Regards,

Dorothy Elizabeth Wilber Smith

Deroting Cladethal elier Smith

9204 Linkmeadow Drive

Austin, TX 78748

512/291-1893

Scanned Claim Page 1 of 6

Must be Postmarked No Later Than: January 28, 2009

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

in re AIG Securities Litigation - PwC Settlement No. 04-cv-8141 PROOF OF CLAIM FORM

002193

AIQ-PWC

PART I: CLAIMANT IDENTIFICATION - Complete either Section A or B - Please type or Print.

Δ	Complete this Section ONLY if t	he Beneficial Owner is an in	dividual joint or IRA account.	proceed to C; otherwise proceed to B
Λ.	COMPRES OF COURT OF THE REPORT		URYNJUGU. IOHRU ULIIVA GUGGGIIL	DICCOCCU ED C. ORIGINANO PROCESSO ES D

Last Name (Beneficial Owner)

First Name (Beneficial Owner)

JUHNEGA

JOHN E.

Last Name (Joint Beneficial Owner, if applicable)

First Name (Joint Beneficial Owner)

Name of IRA Custodian, if applicable

N/L

If this account is an IRA, and if you would like any check that you MAY be eligible to receive made payable to the IRA account, please include "IRA" in the "Last Name" box above (e.g. Jones IRA).

B. Complete this Section ONLY if the Beneficial Owner is an Entity; i.e., corporation, trust, estate, etc. and proceed to C.

Entity Name

Name of Representative, if applicable (Executor, administrator, trustee, c/o, etc.)

C. Account/Mailing Information:

Specify one of the following:

✓ Individual(s)

Corporation UGMA Custodian IRA **Partnership** **Estate**

Trust

Other:

Number and Street or P.O. Box 4 2+3

CALIPORULA AVELUE

City

State

NUSHVILLE

TENN

37289

Foreign Province and Postal Code

Foreign Country

Telephone Number (Daytime)

Telephone Number (Evening)

415-474-6885

K/K

NIA

Facsimile Number

E-Mail Address

Enter Taxpayer identification Number below for the Beneficial Owner(s).

Social Security No. (for individuals)

or Taxpayer Identification No.

REDACTED







	(If none, write "zero" or "0"	common stock held at the first other than zero, must be a	locumented):	App x 4 (
В.		i isitions (including through ex I in <mark>cluding April 1, 2005</mark> (in ci		GC stock) of AIG common stock on
	Trade Dates of Purchase (list chronologically) Month/Day/Year	Number of Shares Purchased	Purchase Price Per Share	Total Amount Paid (excluding commissions, taxes &
	AMERICAN GE	entern San	P - 400 8 ilene	es 400 BPPK
1				
		common stock purchased from "zero" or "0", if other than zero		
D.	Sales on or after Oct. 28, 1 Trade Dates of Purchase (list chronologically)	"zero" or "0", if other than zero" or "0", if other than zero including Jumber of	ro, must be documented): une 29, 2005 of AIG comm	Number of Sha non stock (in chronological order):
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D.	Sales on or after Oct. 28, 1 Trade Dates of Purchase (list chronologically)	"zero" or "0", if other than zero" or "0", if other than zero including Jumber of	ro, must be documented): une 29, 2005 of AIG comm	Number of Sha non stock (in chronological order):

No. of Contracts	.	Ticker		xpiration nth & Year		rike rice
PURCHASES: cluding April 1, 20 Trade Dates of Purchase (list chronologically) Month/Day/Year	I made the 105 (in chror No. of Contracts	following purchases of cological order): Expiration Ticker Month & Year	call options on AIG	ase Per Amount	r after Oct. 28, 1 Insert an "E" If Exercised, an "X" If Expired or "S" for Sold	999 through : Exercise Dat (Month/Day Year)





/	11/0		Principal amount of this particular bond/note held as	Principal a particular bo	mount of this P nd/note held as parti	iness on June 29 rincipal amount of cular bond/note he
Cusip / (see Table 4)	Côupon Rate	Maturity Date	of the close of business on Oct. 27, 1999		of business on the transfer of	ne close of busines June 29, 2005
PURCHASES			20 4000 Harrish and in the		F of all AIO Donata Make	o (in channelagion
Cusip (see Table 4)	Coupon Rate	Maturity Date	. 28, 1999 through and includir Trade Dates of Purchase (list chronologically) Month/ Dayl Year	Principal Amount	Purchase Price per \$1000 of Principal Amount	
C. Total num	ber of Bonds	NIA	sed from April 2, 2005 throug	gh June 29, 20		
Cusip (see Table	4)	Coupon Rate	Maturity De	ite	Total Principal Amo bond/note pu April 2, 2005 throu	unt of this particula rchased from ugh June 29, 2005
	4)		Maturity D	uto	bond/note pu	rchased from
(see Table		Rate	ngh and including June 29, 2		bond/note pu April 2, 2005 throu	rchased from ugh June 29, 2005
(see Table		Rate			bond/note pu April 2, 2005 throi	rchased from ugh June 29, 2005

No. of Contracts	Ticker	Expiration Month & Year	Strike Price
SALES (WRITING) OF P d including April 1, 2005 (in Trade Date of Writing (Sale) No. of Ionth/Day/Year) Contracts	Expiration Month &	Amount Received (excluding Strike Sale Price commissions Per Contract taxes & fees	insert an "E" If Exercised or Assign Date an "X" If (Month/Day/ Expired Year)
COVERING TRANSACTION Trade Date of Purchase at Chronologically) Month/Day/Year) COVERING TRANSACTION No. of Purchase at Chronologically) No. of Month/Day/Year)	April 1, 2005 (include all re	ade the following repurchases of the all purchases no matter when they occur strike Price Paid Per Contract	Aggregate Cost (excluding commissions taxes & fees)

RELEASE MAY RESULT IN A DELAY IN PROCESSING OR THE REJECTION OF YOUR CLAIM.



	Case 1:04-cv-08141-DAB Do	cument 472-5	Filed 01/20/09	Page 20 of 69
ĿĬ,		E THE COURT AND	CANONI EDGMENTS	
	PART V: SUBMISSION TO THE JURISDICTION ((We) submit this Proof of Claim under the terms of			
N	Notice. I (We) also submit to the jurisdiction of the	United States District C	Court for the Southern Di	strict of New York with respect
ac	o my (our) claim as a member of the Settlement Clacknowledge that I (we) will be bound by and subje	ass and for purposes of any	or enforcing the release of the control of the cont	ent that may be entered in the
	Action. I (We) agree to furnish additional information not submitted any other claim covering the same p			
	Period and know of no other Person having done so		, sales of readings of A	to coodinate coming the close
P	PART VI: <u>RELEASE</u>			
1.	 I (We) hereby acknowledge full and complete discharge from the Released Claims each and defined in the accompanying Notice. 	satisfaction of, and d all of the Released F	lo hereby fully, finally a Persons as those terms	nd forever settle, release and and terms related thereto are
2.	 This release shall be of no force or effect unle defined in the Agreement) has occurred. 	ess and until the Cour	t approves the Agreeme	ent and the Effective Date (as
3.	 I (We) hereby warrant and represent that I (we) or involuntarily, any matter released pursuant to 			
4.	 I (We) hereby warrant and represent that I (w and sales and other transactions in AIG Securit Securities held by me (us) at the beginning of tr 	ies which occurred du	ing the Class Period and	d the number of shares of AIG
5.	i. I (We) hereby warrant and represent that I (we) Notice.	am (are) not excluded	from the Settlement Clas	ss as defined herein and in the
PA	ART VII: CERTIFICATION			
UN	INDER THE PENALTY OF PERJURY, I (WE) CER	TIFY THAT:		
1.		•		
2.	 I (We) certify that I am (we are) NOT subject to be Revenue Code because: (a) I am (we are) exem Revenue Service that I am (we are) subject to be (c) the Internal Revenue Service has notified me 	pt from backup withhol ackup withholding as a	ding; or (b) I (we) have n I result of a failure to rep	ot been notified by the Internal ort all interest or dividends; or
	NOTE: If you have been notified by the Internal out Item 2 above. The Internal Revenue Service the certification required to avoid backup withhous to avoid backup with a service of the latest to a service of the latest to avoid backup withhous to avoid backup with a service of the latest to avoid backup withhous to avoid backup with a service of the service of avoid backup with a service of the service of avoid backup with a service of a service of a service of avoid backup with a service of avoid backup with a service of a servic	e does not require you		
3.	 I declare under penalty of perjury under the law the undersigned is true and correct. 	s of the United States	of America that the fore	going information supplied by
Ex	executed this 29 day of (Month / Year)	<u>r., in</u>	(City)	(State / Country)
	0 . 4 .		N M M M M M M M M M M	
Sic	Harris of Claiment	/Drint	Jamar (E. Jama) Vigur nama hara)	من د کالم
Sig	ignature of Claiment w. sh 70	Be Excl.	PED FROM	THIS SETTIMENT.
	ignature of Joint Claimant, if any		your name here)	

(Capacity of person(s) signing, e.g., Beneficial Purchaser, Executor or Administrator)

Signature of person signing on behalf of Claimant



(Print your name here)



Lillian C. Woo 1504 East 31 St. Bryan, TX 77802

December 4, 2008

AIG SEC Litigation PWC Exclusions c/o Complete Claims Solutions, LLC Box 9417 Minneapolis, MN 55440-9417

> RE: Master File #04 Civ 8141 (JES) (AJP)

With this letter I request exclusion from the settlement class of the above litigation.

I own 421 shares of AIG.

Yours, William Wo

LEC. 1, 2008

10 Whom IT May Concern: I am uniting to you on behalf of Anne B. Melvin, 1173 Blanchister Rd. Lyndhust, Ohio 44124, Who is decrased. les P.O.A. Jam requesting Exclusion from the PWC Settlement Class in In re AI6 Securities Litization, Master File NO 04-8141 (JES). My day time Telephone number is 440-461-6007. To my knowledge, she did not punchase or sell any AIG Securities during the Class Period from October 28, 1999 through April 1, 2005. She died on Feb. 9, 2006 and her Estate was settled shortly There of the, Any sale of AIG Securities was done at that time.

Thank your, Many J. Kopelson Power of Attorney for ANNE B. Melvin Claimant ID No 04059418

December 8, 2008

AIG Securities Litigation-PwC EXCLUSIONS c/o Complete Claim Solutions, LLC P.O. Box 9417 Minneapolis, MN. 55440-9417

Robert G. Meyer and Lorene M. Meyer request exclusion from the PwC Settlement Class in re ALG

Securities Litigaton, Master File N. 04-8141 (JES)*
Daytime Phone No, 303-421-6796.

I Robert G. Meyer inherited the shares from my
mother Milda C. Roggensack who died October 26, 1999. I and my mother were CO-owners of the shares. Just talked to Greg Weis or Heartland Investment Associates and he told me that I did not need to be part of the Proposed Settlement Motion. That would also include my wife Lorene M. Meyer since we became owners on October 26, 1999.

> Robert G. Meye 7079 Obis Ct. Arvada, Co. 80003

Farene M. Mayer Lorene M. Meyer' 7079 Otis Ct. Arvada, CO.

80003

IMPORTANT COURT DOCUMENTS

**PRESORTED

M 1 Z2

CLAIMANT ID No.- 04059916
ROBERT G MEYER &
LORENE M MEYER JT TEN
7879 OTIS CT
ARVADA CO 80003-3503

լյորդիցիկիկիկիրկրովորկանգակիկորկան

A/G securities Liki get 10m-PWC EXCLUSIONS
C/O Complete Claims Solutions LLC IN
P.C. Box 9417
Minneupolis; minn 55440-9417
Lear Sir:
My wife (Janet & Stricker) and I (Thomas E.
Strickler) request exclusion from the Settlement
Class in regards to A/G Securities Litigation-PwC
EXCLUSIONS,
Sincerely
Janet & Strickler)
Romas Z. Strickler

9917 James Que., Ellicott City Md. 21043 December 9, 2008

AIG Securities Litigation - PWC Exclusions

C/O Complete Claim Solutions LLC

POB 9417, Minneapolis, MN 55440-9417

Re: Master File #: 04-8141 (JES)

My name is Susan H. Benson of 50 Lafayette Place, Lyndhurst, NJ 07071, (201) 507-5851. I am writing in reply to the recent AlG Securities Litigation Settlement Class Papers received from US District Court of Southern District of NY.

At this time, December 9, 2008, I would like to **EXCLUDE myself** from any settlement class action suit.

I cannot find the stock papers that I rolled over to Chase in April 2002. Also, I cannot find my tax papers for that year – and that's not a good thing.

But, I did find some information from one document that might be of assistance to your litigation. Number of shares – not known. I cashed in my stock and rolled it over via Chase to TransAmerica on April 29,2002 in the amount of \$7,334.26. The actual purchase of annuity with TransAmerica was completed on 5/13/01 in the amount of \$7,338.73.

I was employed with National Union Fire (AIG) of 160 Water Street from June 1999 – through January 2002. I was paid with severance until March 2002.

Recently, I was diagnosed with Breast Cancer and will be operated on this Friday, 12/12, and a little stressed out with this health issue. I cannot go through the stress of getting more of the information you will need, as I will be undergoing Radiation Treatments by end of December. I wanted to get this letter/information reply to you before the due date of 12/30/08 and before I undergo my treatments.

Again, sorry I could not be of more help to you.

Same Sense

Attachinants (5)

DEC 12.30



Mailing Address: **Annuity Service Center** P.O. Box 3183 Cedar Rapids, IA 52406-3183

QUESTIONS? Call us at 1-877-717-8861.

SUSAN H BENSON **50 LAFAYETTE PL** LYNDHURST,NJ 07071 CHASE INSURANCE AGENCY INC 55 WATERS STREET NEW YORK, NY 10017-2591

Dealer: 2018

Registered Representative:

JOSEPH V RICOTTA

Product Name: Select Value Plus - 1 Year

Plan Type: IRA

REDACTED

Social Security or Tax ID Number:

Annuitant: SUSAN H BENSON

Contract Issue Date: November 12, 2001

Confirmation as of: May 20, 2002

Contract Number: 26022403

Date	Account Transactions	Transaction Total	Interest Rate	First Year Additional Intere Rate**
05/13/02	Purchase Payment	7.338.73	4.554	1.00%

* * First Year Additional Interest Info: The First Year Additional Interest rate is credited to each premium received for the first twelve months from its date receipt.



SUSAN H BENSON 50 LAFAYETTE PLACE LYNDHURST NJ 07071-1137

Retirement Confirmation Notice

Retire	ment	ID:	
Social	Securi	ty Nu	mber;

IMereleas I Nacidaes less des des la lacella de la Aractería de la lacella de lacella

REDACTED

Dear Retirement Customer:

The information listed below represents the details of the transaction(s) you requested in your Traditional IRA Plan.

if you requested a distribution by check, look for the payment to be sent in a separate mailing.

	Retirement MM	A	Account Number: 217808491819
Transaction	Date	Description	Amount
Details	4/29/2002	Rollover In	\$ 7.334.26

if you have any questions, please do not hesitate to contact us at 1-800-423-0611. Sincerely,

Chase Retirement Services

For information call:

Vanguard Participant Services
In the USA (800) 523-1188

Overseas Collect (610) 669-1000

Or via the internet at: www.vanguard.com

SUSAN H. BENSON

MESSAGE TO ALL PARTICIPANTS (CONT'D.)

jargon-free financial guidance . . . accure access to account balances . . . and updated investing news.

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VALUE SUMMARY

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AIG Investment Contract

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PERFORMANCE SUMMARY AS OF 06/30/2002

	Date tund started	3 months	Year-to	1 year	5 years	10 years
Bliggi-Term byreelineski						IV THE S
Vanguard Prime Money Market Fund	98/04/1975	0.45%	0.90%	2.48%	4.90%	4.707
AlG Investment Contract	10/19/1900	1.40	2.83	6.01	6.33	6.68
Average Money Methot Fund		0.27	0.56	1.76	4.30	4.18
Bonds						
Vanguard Total Bond Market Index Fund Investor Shares	12/11/1986	2.60	2.87	7.19	7.82	
Lehman Aggregate Bond Index		3.60	3.79	8.63	7.58	7.18 - 7.35
Balanced (Blooks and Souds)						
Yanguard Wellington Fund						
Investor Shares	97/01/1929	-4.55	1.43	-0.55	7.72	11.66

1602

19634

5



Vanguard Participant Services In the USA (800) 523-1188 Overseas Collect (610) 669-1000 Or via the internet at: www.vanguard.com

SUSAN H. BENSON-50 LAFAYETTE PL LYNDHURST NJ 07071-1137

AMERICAN INTERNATIONAL GROUP INC. INCENTIVE SAVINGS PLAN

Plan No.: 091249

		This quarter	Year-to-date
	Operating balance	\$7,462.32	\$ 6,804,60
Contributions	EMPLOYEE PRE TAX BASIC CONPANY MATCH	\$ 0.00 0.00	\$ 417,23 139.06
Earnings	Dividends/capital gains	\$ 12.56	\$ 113.99
Withdrawals	Withdrawels	\$ 7,334.26	\$7,334.26
Other transactions	Transfers/rollovers in Transfers/rollovers out Forfeitures	\$ 0.00 0.00 - 140,62	\$ 1,085,64 -1,085,64 -140,62
	Closing belance	\$ 0.00	\$ 0.00

MESSAGE TO ALL PARTICIPANTS

On Track for Retirement?

Research suggests most Americans aren'r. But it's easy to find out if you're on track on Vanguard.com. Just complete our online worksheet: "How Much Should I Save For Retirement? In seconds you II have your future in sight.

Of course you might learn that you need to save more. Don't worry. Even the small changes you make today can have a huge impact tomorrow. Want proof? Check out our "Saving Mare Can Make a Big Difference" calculator.

These calculators and many others can be found under the Planning & Advice tab on Vanguard com: But there's much more available than just online tools. There's also



McLeod Stinnett 7831 Park Lane Apt. 354-C Dallas, Texas 75225-2000

In Dec 12, 2008

Hentlema: Bleave we their native to Ofclude me from the AIG In Sewith It.

ME Lead Stimoth

Dec. 14, 2008

DN No AIG Securities Litigation DEGETTED PWC Exclusions Solutions LXC DEC 18 2008 DEC 18 2

Dudmin: 135 Kenner Aue. Naahrilleder. 37205°2207

Telphon: 615-292-4631

This is to advise that I, to mily H. Bate, at no time during the purios of lotaber v8, 1999 through april 2004 purchased as otherwise acquire, as sold, securities remedly american fitternational transp, Inc.

Therefore & regress to be excluded from the DIVC Settlement lase in the n A 16 hountles Literation, Month of the No. 04-8141 (JES).

Sincerely,

(Ms.) & mely V. Bates

December 12, 2008

AIG Securities Litigation
PWC EXCLUSIONS
3/oComplete Claim Solutions, LLC
P. 0. Box 9417
kinneapolics MN 55440-9417

To Whom it May Concern:

Regarding the American International Group Inc. Securities Litigation, I ask to be excluded from the settlement class action.

Thanking you, I am

Sincerely yours,

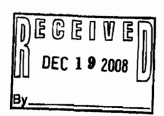
Gilbert Benazzi

Claiment ID No. 18349559 Gilbert Benazzi CGN IRA Rollover Custodian 33-05 163 Street Flushing, N. Y. 11358

Carol F. Rogovin 15 Cobb Lane, #E Middletown NY 10940 845-342-9367

15 December 2008

In re AIG Securities Litigation—PwC Exclusions %Complete Claim Solutions, LLC PO Box 9417 Minneapolis MN 55440-9417



RE: Master File: No. 04-8141 (JES)

To Whom It May Concern:

I request exclusion from the PwC Settlement Class in: In re AIG Securities Litigation, Master File No 04-8141(JES).

I purchased AIG stock over a period of time as an employee. I have since sold the stock. I no longer have any records of share numbers or the number of shares.

Sincerely,

Carol F. Rogovin

December 19, 2008

In re AIG Securities Litigation-PwC Settlement c/o Complete Claim Solutions, LLC Administrator P.O. Box 9417 Minneapolis, MN 55440-9417

This is to notify you that Jon R. Fosselman and Kathleen G. Fosselman of 4742 South Lake Drive, Boynton Beach, FL 33436, requests exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141 (JES). Daytime phone number is 561-596-0424. The date(s), price)s) and number(s) of shares of all purchases and sales of AIG Securities during the Class Period is unknown as it was done by a broker at Wakovia Bank in West Palm Beach.

Jon R. Fosselman

Kathleen G. Fosselman

December 19,2008

AIG Securities Litigation.
PWC Exclusions
% Complete Claim Solution of L.
P.O. Box 9417
Minneapolis, MN 55440-9417

Dear Sir: I, Darlene A. Rea o following address-10002 W Sandstone Dr. Sun City, AZ 8535-1953, phone: 623-815-8162...

do hereby request exclusion from the PWC Settlement Class in In re

AIG Securities Litigation

Master File No. 04. 8141 (JES)

No dates, prices, number of shares of all purchases of sales of AIG securities available.

Thank you. Sincerely, Sarlene a. Rea

Dec 18, 2008

In Re-AIC Securities Sitigation

I request exclusion from Pwc Settlement

Class in Ro-AIG Securities Sitigation - Mustiv

file 11.04-8141 (Jes) I do not know

any specific information about these shares

They were an investment through a brokerage

firm that was likely within an IRA account-

Sanh you

To Jargaret Kilbern

2912 AncDonald

Inchland, tx 79707

Am 432-694-8149



ChiroMed Clinic

Jay Y. Cherner, D.C., C.C.S.P. Certified Chiropractic Sports Physician

Raisa Gringauz, M.D. Diplomate American Board of Physical Medicine and Rehabilitation

Member American Association of Electrodiagnostic Medicine

December 20, 2008

In re AIG Securities Litigation - PwC EXCLUSIONS c/o Complete Claim Solutions, LLC P.O. Box 9417 Minneapolis, MN 55440-9417

RE: Claimant ID: 16179141

> Jay Y. Cherner VOYAGER

5829 Dewy Hill Rd., Edina, MN 55439

Dear Sir or Madam:

I hereby request to be excluded from the PwC Settlement Class in re AIG Securities Litigation, Master File No. 04-8141 (JES). Please collect all data regarding the dates I purchased or sold shares of AIG Securities common stock from John Conlin, RBC Wealth Management, 520 West Hwy 96, Suite 100, Shoreview, MN 55126, tel 651-766-4953; fax 651-766-4925; email

Thank you,

☐ 5355 PENN AVENUE SOUTH MINNEAPOLIS, MN 55419

PHONE: 612-922-4649 FAX: 612-922-8954

PHONE: 651-641-1110 FAX: 651-641-1420

December 17, 2008

AIG Securities Litigation PwC Exclusions, c/o complete claims solutions P.O. Box 9417 Minneapolis, MN 55440-9417

Dear Sir:

This letter is in reference to claim out no. 20189808 registered to Glent Ross Salmon and Barbara Clark Salmon, TTEES.

My wife and I wish to be excluded from the PwC settlement class in reference to AIG Securities Litigation.

Unfortunately, I can't provide the information you request concerning the number of shares, dates or prices, as this was a managed account with this stock along with hundreds of other stock managed by Smith Barney, account #573-046-37-17-546.

If you need any further information, please feel free to contact me anytime, at (775)972-8036 or my address, 885 Winchester Drive, Reno NV. 89506.

Sincerely,

Blout Ross Salwon Glent Ross Salmon Bartara Clark Salmon

Barbara Clark Salmon

THE REPORT OF THE PROPERTY OF engenue o Paciedo ence if you need any further information, plome feet thes to contact me

6y Shariff Barney, account #673-046-37-47-546. spoonint with this stock along with hundreds of other stock monaged the number of shares, dotte or prices, as this was a managed statementaria i carte provide cha latorità an y autorità antica e processora

And the second of the second

28722 Rancho Del Lago Laguna Niguel, Ca. 92677 Thursday, 12 / 19 / 2008

From: 135518

Claimant | D # 23793156

William F Carroll

Charles Schwab & Co Inc Cust. 28722 Rancho Del Lago Laguna Niguel , Ca. 92677

To: AIG Securities Litigation-PwC Settlement C/O Complete Claim Solutions, LLC Administrator

P O Box 9417

Minneapolis, Mn 55440-9417

Dear Person:

Please exclude me from the settlement referred to in your correspondence, received by me on Wednesday 12/ 17/ 2008.

Thank You!

William F. Carroll William F Carroll

cc: File

18449 Renwick Street Livonia, Michigan 48152-2837 December 20, 2008

In re AIG Securities Litigations PwC Exclusions C/O Complete Claim Solutions LLC P.O. Box 9417 Minneapolis, MN 5440-9417

Re: Claimant ID No. 04012416 John Cavallo (Deceased 3/5/07) Johanna T. Cavallo JT TEN 248-478-9385

Gentlemen:

This is to advise you that I am requesting exclusion from the PwC Settlement Class in In re AIG Securities Litigation Master File No. 04-8141 (JES)*.

This is the only information that I am able to furnish;

Number of Shares

1,620

Price of Shares

Unknownn

Very truly yours,

🌠 hanna T. Cavallo

December 22, 2008

Arleen Sakamoto 200 Caldecott Ln #213 Oakland, CA 94618

AIG Securities Litigation- PwC EXCLUSIONS c/o Complete Claim Solutions, LLC P.O. Box 9417
Minneapolis, MN 55440-9417

In RE: AlG Securities Litigation, PwC Settlement, I request exclusion from the Settlement Class. I do not wish to be bound by any determinations and judgments in this Action.

12/22/08 # 20002220

December 20, 2008

To Whom It May Concern's I hereby request exclusion from the Settlement Class, AIG Securities.

Jeta Sue Melton Jack Melton, decessed Claimont I.D#-21139727

December 21, 2008

To Whom It May Concern:

Re: AIG Securities Litigation

This letter is a request for exclusion from the PwC Settlement Class in AIG Securities

Litigation, Master File No. 04-8141 (JES).

My request is due to non-awareness of this class action and I have no stored files on past

information regarding this issue.

Below is my personal information:

Gwendolyn Cruchon 102 W. Eagle Drive The Hills, TX 78738

Phone: 512-291-7369

Signed Jumber Cauch

A TORREST TERM

Brindisi, Murad, Brindisi, Pearlman, Julian Pertz, LLP

Attorneys and Counselors at Law

Louis T. Brindisi* Anthony A. Murad Eva Brindisi Pearlman* Anthony J. Brindisi Stephanie A. Palmer

"also admitted in Florida "also admitted in VA, MD, & D.C. 2713 Genesee Street Utica, New York 13501

Telephone: 315-733-2396 Facsimile: 315-733-7933 315-624-7726 Robert F. Julian Richard Pertz Julian & Pertz, PC

> Paralegals: Michele Noti Tracey Mills

December 23, 2008

CERTIFIED MAIL//RETURN RECEIPT REQUESTED

AIG Securities Litigation - PwC Exclusions c/o Complete Claim Solutions, LLC PO Box 9417 Minneapolis, MN 55440-9417

RE: AIG Securities Litigation

Dear Sir/Madam:

Enclosed is my Request for Exclusion in connection with the above matter.

Very truly yours,

LOUIS T. BRINDISI

Low Brila

LTB/trm enclosure

NEW PORTS OF STREET

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REQUEST FOR EXCLUSION

I, LOUIS T. BRINDISI, residing at 1003 Parkway East, Utica, New York, requests exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141.

My daytime telephone number is 315-733-2396.

I believe that I initially purchased 589 shares of AIG stock at the cost of \$25,222.00 but I do not know the exact date that these shares were purchased. I am also in possession of an additional 2,995 shares of AIG stock; however, I am not sure of the date that I purchased the shares or the price of the shares at the time they were purchased.

DATED: December 23, 2008

LOUIST BRINDISI

This one says:

"Herewith we request exclusion from the class action lawsuit within the period stipulated. Both persons are owners of the above shares.

This communication is being sent because of information from ING-DiBa AG, D-60486 Frankfurt am Main.

Sincerely,

Werner Theisung und Gerrit Theising"

Mark

Mark Landergan
Project Manager
Rust Consulting, Inc.
625 Marquette Ave., Suite 880
Minneapolis, MN 55402-2469
612.359.2816 direct
612.359.2000 voice
612.359.2050 fax
mlandergan@rustconsulting.com

From: Werner Theising [mailto:carloth@web.de] **Sent:** Monday, December 29, 2008 10:22 AM **To:** info@aigsecuritieslitigationpwcsettlement.com

Subject: american international gr. - isin: US0268741073

sehr geehrte damen und herren,

hiermit beantragen wir den ausschluss aus der sammelklage fristgerecht; beide personen sind inhaber obiger anteile.

diese mittellung ergeht aufgrund einer information der ING-DiBa AG, D - 60486 Frankfurt am Main.

mit freundlichen Grüssen

Werner Theising und Gerrit Theising Wolteringstr. 19 a 48167 Münster Tel. 0251-624736 Fax 0251-6279128 Mobil 0173-8798938 E-Mail: carloth@web.de

Täglich 1.000.000 Euro gewinnen! Jetzt kostenlos WEB.DE MillionenKlick spielen! https://millionenklick.web.de/?mc=mail@footer.mklick@home

12/28/08

In re: AIG Securities Litigation-PwC EXCLUSIONS, c/o Complete Claim Solutions, LLC P.O. Box 9417
Minneapolis, MN 55440-9417

Re: Request for exclusion

To Whom It May Concern:

I am writing to inform you that I wish to be excluded from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141 (JES). I have no documentation showing I purchased AIG securities during the Class Period.

Sincerely,

Lester J. Fernung 1400 South L Street Elwood, IN 46036 1-765-552-0109

	DATE 12-30-08
	To the courts and to whom it may
	Concern of PHILLIP CHADWICK do not
	Want to participate and drequest
	to be excluded from the PWC SETTLEMENT
	CLASS IN RE. AIG SECURITIES LITIGATION
	MASTER FILE NO. 04.8HI (JES)
	PHILLIP CHADWICK
	Phillip a. & hodwork
<u> </u>	
	PHONE # (602) 241-9533
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In re AIG Securities Litigation PwC Exclusions C/o Complete Claim Solutions, LLC PO Box 9417 Minneapolis, MN 55440-9417

15813 Muirfield Drive Odessa, FL 33556

December 28, 2008

To Whom It May Concern:

I request exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141 (JES). Per your request, here is the additional information requested:

Daytime Contact Information 602-568-4904

101 shares of AIG held currently (Shares earned thru 401k and employee stock program make original purchase dates/price difficult to determine)

If any additional information is needed, please let me know.

Sincerely,

Joshua R. Silber



CEDAR HILL CAPITAL

PARTNERS LLC

By First Class Mail

In re AIG Securities Litigation – PwC EXCLUSIONS c/o Complete Claim Solutions, LLC P.O. Box 9417
Minneapolis, MN 55440-9417

December 29, 2008

RE: In re AIG Securities Litigation - PwC EXCLUSIONS

The undersigned, Cedar Hill Capital Partners Onshore, LP and Cedar Hill Capital Partners Offshore, Ltd., request exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141 (JES). We consider the dates, prices and numbers of shares of all our purchases and sales of AIG Securities during the Class Period to be confidential information and, therefore, have not included such information in this letter. If you would like to discuss this matter further or require such trading information for this request for exclusion to be effective, please contact Karl Johnson, general counsel of Cedar Hill Capital Partners, LLC, at 212.201.5815.

Best regards,

Cedar Hill Capital Partners Onshore, LP and Cedar Hill Capital Partners Offshore, Ltd.

By: Cedar Hill Capital Partners, LLC, their investment manager

John Cipriano

Chief Operating Officer

130433 CLAIMANT ID No.- 05552269 JAMES L. YOUNG & MARY E. YOUNG TR EVELYN E. PATTON TRUST U/A DATED 10-16-91 6201 US 41 N, 2120 PALMETTO FL 34221

DECEMBER 29, 2008

In re AIG Securities Litigation — PwC Settlement C/O Complete Claim Solutions, LLC P.O. Box 9407
Minneapolis, MN 55440-9407

Gentlemen,

We, the undersigned, hereby "request exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141 (JES)."

Please be aware of the following:

- 1. Evelyn E Patton, owner of the Evelyn E. Patton Trust. Died on January 7, 1997.
- 2. The administration of the Evelyn E. Patton Trust concluded on May 9, 2006.
- 3. Our authority and responsibilities as Co-Trustees of the Evelyn
 - E. Patton Trust also concluded on the above date, May 9, 2006.

Sincerely,

JAMES L. YOUNG

MARY E YOUNG

Morman B. Kahant 5160 Lake Ostorne Drive Lake Worth, 71 33461 December 28, 2008.

En re to AIG Securities Literation Ments file NO 04-8141 (SES)

Mr. Kahart is in hospice care and weable to

deal with this Matter which would be an

unacceptable furden at this time to research.

Shanking you for your understanding.

Bespectfully,

Dellene Kahant, atterney in fact, POA 1/6/99 Palm Beh Etgs #1

(Mrs. Moment Behant)

(561) 585-5877

December 29, 208

To Whom!

I Regast de excluded from the action.

Dustif Cunslef 45 Wind River Pr. Dubois Wyoming

Dec. 29, 2008
In re AIG Securities Litigation-PwC Exclusions Yo Complete Claim Solutions, LLC, P.o. Box 9417 Minneapolis, MN. 55440-9417
Rei Claimant ID no. 21913679 Craig + Angela Stenseth
 to Whom it May Concern:
Please exclude Craig + Angela Stenseth from the Pwc Settlement Class in In re AlG Securities Litigation, Master File No. 04-8141 (JES). This is a request for exclusion for both us. Our home phone = (253) 630-5450, Our address = 19326 144th Gourt SE., Reaton. WA. 98058. Thank you for your time.
craig Storaeth
 angela Stenseth
Claimant ID No. 21913679

EXHIBIT F

LAST NAME OF CLAIMANT	FIRST NAME OF CLAIMANT	CITY	STATE
Bohnett	David	Beverly Hills	CA
Trimtab Investors		Beverly Hills	CA
Lotzer	Robert	Milnor	ND_
Ruegg	Rebecca	Kusnacht	Switzerland
Ying	Edwina	Hong Kong	China

TRUST COMPANY OF THE WEST

865 SOUTH FIGUEROA STREET, LOS ANGELES, CALIFORNIA 90017





MARGARET A. JONES ASSISTANT VICE PRESIDENT



December 31, 2008

In re AIG Securities Litigation - PwC EXCLUSIONS, c/o Complete Claim Solutions, LLC P.O. Box 9417
Minneapolis, MN 55440-9417

Re: David Bohnett Fdn and Trimtab Investors Ms. Meloni Hallock Acacia Wealth Advisors 245 S. Beverly Drive - 2nd Floor Beverly Hills, CA 90212 (310) 246-0570

David Bohnett Fdn and Trimtab Investors request exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master Flie No. 04-8141 (JES)

List of Transactions for cusip: 026874107

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3373	DAVID BOHNETT FDN	12/30/08	01/28/09	10/28/99	04/01/05	Buy	09/27/00	92.71	315	-29202.86
3373	DAVID BOHNETT FDN	12/30/08	01/28/09	10/28/99	04/01/05	Buy	10/31/00	97.24	50	-4861.88
3373	DAVID BOHNETT FON	12/30/08	01/28/09	10/28/99	04/01/05	Buy	11/30/00	96.24	100	-9623.75
3373	DAVID BOHNETT FON	12/30/08	01/28/09	10/28/99	04/01/05	Buy	12/28/00	98.68	50	-4933.75
3373	DAVID BOHNETT FON	12/30/08	01/28/09	10/28/99	04/01/05	Buy	01/31/01	84.82	50	-4241.00
3373	DAVID BOHNETT FON	12/30/08	01/28/09	10/28/99	04/01/05	Self	02/28/01	82.00	-150	12299.51
3373	DAVID BOHNETT FDN	12/30/08	01/28/09	10/28/99	04/01/05	Buy	03/29/01	79.28	150	-11891.25
3373	DAVID BOHNETT FDN	12/30/08	01/28/09	10/28/99	04/01/05	Buy	05/02/01	82.15	50	-4107.25
3373	DAVID BOHNETT FON	12/30/08	01/28/09	10/28/99	04/01/05	Sell	05/10/02	68.56	-100	6855.76
3681	TRIMTAB INVESTORS	12/30/08	01/28/09	10/28/99	04/01/05	Buy	11/09/01	79.80	315	-25137.00
3681	TRIMTAB INVESTORS	12/30/08	01/28/09	10/28/99	04/01/05	Sell	05/10/02	68.56	-25	1713.94
3681	TRIMTAB INVESTORS	12/30/08	01/28/09	10/28/99	04/01/05	Buy	03/02/04	74.04	250	-18510.00
3681.	TRIMTAB INVESTORS	12/30/08	01/28/09	10/28/99	04/01/05	Buy	08/03/04	71.39	300	-21417.00

Trust Company of the West as Custodian for PF3373 DAVID BOHNETT FDN - Mellon Trust A/C TCNF00337302 & PF3681 TRIMTAB INVESTORS - Mellon Trust A/C TCNF00368102

Signed by: // argano

(argaret Jones - Tel: (213) 244-0174 - Fax: (213) 244-0483

12-19-08:11:54AM:

TRUST COMPANY OF THE WEST

865 SOUTH FIGUEROA STREET, LOS ANGELES, CALIFORNIA 90017



2/ 3

Meloni Hallock Acacia Wealth Advisors 245 S. Beverly Drive 2nd Floor Beverly Hills, CA 90212

DII : 2 2008

From: Trust Company of the West

865 S. Figueroa St. Los Angeles, CA 90017 12/10/2008



Re:

Class Action Notification for American International Group, Inc. (#04 Civ. 8141 (JES) (AJP))

Security(s): American International Group, Inc., American Int'l Cvt 0.50% 5-15-2007

TCW recently received notice of the above-referenced class-action lawsuit (the "Class Action"). Our records show that DAVID BOHNETT FDN - Account Number: 3373 (the "Account") owned a security involved in this Class Action during the class period. You will automatically be a part of the Class Action unless you instruct us in writing by the Opt Out Deadline to opt out on your behalf. If you desire to opt out, please put a check in the space marked below and return a signed and dated copy of this page by registered mail, fax, or nationally recognized delivery service with tracking capability. If we do not receive a copy of this page by the Opt Out Deadline, then we will assume you wish to remain in the Class Action, and we will act accordingly with respect to any further notices in connection with the Class Action (including proofs of claim). Copies of the Class Action Notice and applicable forms can be found at http://www.tcw.com/TCW/ClassAction.jsp. If you have any questions, please contact ClassActions@tcw.com.

Fax: 213-244-0483

Client Contact Copies Sent To:

Meloni Hallock - Acacia Wealth Advisors

12-19-08; 11:54AM;

TRUST COMPANY OF THE WEST

865 SOUTH FIGUEROA STREET, LOS ANGELES, CALIFORNIA 90017



3/ 3

Meloni Hallock Acacia Wealth Advisors 245 S. Beverly Drive 2nd Floor Beverly Hills, CA 90212

From: Trust (

Trust Company of the West

865 S. Figueroa St. Los Angeles, CA 90017 12/10/2008

TENDER IN THE SECOND SE

Re:

Class Action Notification for American International Group, Inc. (#04 Civ. 8141 (JES) (AJP))

Security(s): American International Group, Inc., American Int'l Cvt 0.50% 5-15-2007

TCW recently received notice of the above-referenced class-action lawsuit (the "Class Action"). Our records show that TRIMTAB INVESTORS - Account Number: 3681 (the "Account") owned a security involved in this Class Action during the class period. You will automatically be a part of the Class Action unless you instruct us in writing by the Opt Out Deadline to opt out on your behalf. If you desire to opt out, please put a check in the space marked below and return a signed and dated copy of this page by registered mail, fax, or nationally recognized delivery service with tracking capability. If we do not receive a copy of this page by the Opt Out Deadline, then we will assume you wish to remain in the Class Action, and we will act accordingly with respect to any further notices in connection with the Class Action (including proofs of claim). Copies of the Class Action Notice and applicable forms can be found at http://www.tcw.com/TCW/ClassAction.jsp. If you have any questions, please contact ClassActions@tcw.com.

Yes, I hereby elect to opt out of the above-referenced Class Action.
Signature:

Date:

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Client Contact Copies Sent To:

Meloni Hallock - Acacia Wealth Advisors

CLAIMS ADMINISTRATOR

LATE

This is an absolute waste of my time and energy. The court system and attorneys have all the records of who purchased and owned this stock "otherwise" how would you have my name and address to send me these forms??

In the past, I have spent hours of time filling out similar forms on other stocks, researching records and hasseling my broker for data. In the end we may be awarded \$.09 - \$.40 a share.

For the absorbment fee the attorneys receive in these matters, they should be able to provide you proof of purchase.

People who owned this stock lost money and these requests for proof of ownership, is like rubbing an open wound.

It is an insult. It is a blizzard of forms and paper and it is just not worth the time.

Doesn't even pay for the stamps to mail it back.

Robert Lotzer

EXCLUDE ME

PER ATTACHED 2 PAGES

1F A PERSON HAD 100 SHARES

RECOVERY PER DAMAGED SHARE WOULD BE PAGE I -> A-PPROX \$0. OG PER SHARE BEFORE

DEDUCTION OF ANY COURT AWARDED FEES/ EXPENSES.

PACE 2 A STOKNEYS FEES NOT TO EXCEED .09 %.

SUBTRACT RECOURTY AMOUNT - .0 G %

FROM A TTOKNEYS FEES _ .0 9 %

NEGRTIUE BALANCE = - .0 3 % FOR SAME HOLDER

SHAKE HOLDER GETS NOTHING. ATTORNEYS GET IT ACC.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE AMERICAN INTERNATIONAL GROUP. INC. SECURITIES LITIGATION

This Document Relates To: All Actions

Master File No. 04 Civ. 8141 (JES) (AJP)

NOTICE OF PROPOSED SETTLEMENT, MOTION FOR ATTORNEYS' FEES AND EXPENSES **AWARD AND FAIRNESS HEARING**

If You Purchased or Otherwise Acquired Securities Issued by American International Group, Inc. During the Period From October 28, 1999 Through April 1, 2005, Inclusive, ("Class Period") and Were Damaged Thereby, You May Be Entitled to Share in a \$97.5 Million Settlement With Defendant PricewaterhouseCoopers LLP.

PLEASE READ THIS NOTICE CAREFULLY.

A Federal Court Authorized This Notice. This is Not A Solicitation. Your Legal Rights Are Affected Whether You Do Or Do Not Act.

Statement of Plaintiff Recovery: This Notice advises you of a proposed partial settlement (the "Settlement") consisting of \$97.5 million in cash, plus interest as it accrues, of a consolidated class action lawsuit brought by the Ohio Public Employees Retirement System, State Teachers Retirement System of Ohio and Ohio Police & Fire Pension Fund (collectively, "Lead Plaintiff" or "the Ohio State Funds"), on behalf of the Settlement Class against PricewaterhouseCoopers LLP ("PwC") (the Lead Plaintiff and PwC collectively, the "Settling Parties") and 20 other defendants whose claims are not being settled. This Settlement is a final resolution of the Claims brought on behalf of the Settlement Class against PwC.

The action alleges, among other things, that during the Class Period, defendants made materially false and misleading statements and omissions in connection with the involvement of American International Group, Inc. ("AIG") in an illegal market division scheme with Marsh McLennan ("Marsh") and others, as well as a far-reaching accounting fraud that led to AIG's \$3.9 billion restatement or adjustment of earnings in May 2005. The Consolidated Third Amended Complaint ("Complaint") alleges violations of Sections 11 and 15 of the Securities Act of 1933 (the "Securities Act") and Sections 10(b), 20(a), and 20A of the Securities Exchange Act of 1934 (the "Exchange Act") and SEC Rule 10b-5 promulgated thereunder (the "Action").

The Settlement will resolve all claims against PwC and will create a Cash Settlement Account to pay the claims of investors who purchased or otherwise acquired AIG's publicly-traded common stock, debt and options during the Class Period. (See below at page 4 for more information about eligible "AIG Securities.") The Distribution Amount (the Cash Settlement Account less any Notice and Administrative Expenses, attorneys' fees and litigation expenses awarded to Lead Plaintiff's counsel, expenses awarded to Lead Plaintiff and certain Tax Expenses) will be distributed in accordance with a plan of allocation (the "Plan of Allocation")." Based on Lead Plaintiff's damages consultant's estimate of the number of shares of common stock entitled to participate in the Settlement, given the allocation of 5% of the recovery to debt purchasers and assuming that all shares entitled to participate do so, a sed Plaintiff estimates that the average recovery per damaged share would be approximately \$0.06 per share, before deduction of any court-awarded fees and expenses.1. An individual Class Member's actual recovery will depend on many factors, for example: (1) the total number of claims submitted; (2) when the Class Member purchased AIG Securities during the Class Period; (3) the purchase price paid; (4) the type of security bought; and (5) whether those AIG Securities were held at the end of the Class Period or sold during the Class Period (and, if sold, when they were sold and the amount received). See the Plan of Allocation beginning on page 8 for more information on your potential Recognized Loss. SCOR DE YEARINA. . Step 2, avid mair region 12 1, 7

An allegedly damaged share might have been traded more than once during the Class Period, and the indicated average recovery would be the total for all purchasers of that share.

- 2. Reasons for Settlement: The Settlement resolves claims against PwC, AlG's outside auditor during the Class Period, for allegedly violating the federal securities laws by making false and misleading public statements about AlG and its financial condition. However, the Settlement is not and should not be construed as an admission of any fault, liability or wrongdoing whatsoever by PwC. In light of the amount of the Settlement and the immediacy of recovery to the Settlement Class, Lead Plaintiff believes that the proposed Settlement is fair, reasonable and adequate, and in the best interests of the Settlement Class. Lead Plaintiff believes that the Settlement provides a substantial benefit in the form of \$97.5 million in cash (less the various deductions described in this Notice), as compared to the risks and delays of proceeding with the Action against PwC. These risks include the fact that there is no assurance that Lead Plaintiff would recover as much as was achieved in this Settlement at a later stage in the litigation. Moreover, even if the case were to proceed and a later recovery obtained, it would take several more years of discovery, motion practice, trial and further appeals to obtain such a recovery, during which time PwC would have the opportunity to assert substantial defenses to the claims asserted against it. The risks also include that PwC could prevail in the Action, in which case Lead Plaintiff would obtain no recovery at all from PwC.
- 3. Statement of Potential Outcome If the Case Against PwC Continued: The Settling Parties do not agree on the average amount of damages per share that would be recoverable even if Lead Plaintiff was to prevail on the claims asserted against PwC. PwC denies all liability. In addition, the Settling Parties disagree on, among other things: (i) whether certain statements made by PwC were false; (ii) whether PwC knew, or was severely reckless in not knowing, that certain of its statements and omissions about AIG were false or misleading; (iii) whether the alleged misstatements and omissions were material to investors; and (iv) the amount of inflation, if any, caused by the alleged misrepresentations and omissions.
- 4. <u>Statement of Attornevs' Fees and Expenses Sought</u>: Lead Plaintiff's counsel, Labaton Sucharow LLP and Hahn Loeser & Parks LLP, intend to apply for an award of attorneys' fees on behalf of all plaintiffs' counsel not to exceed 9% of the Cash Settlement Account, which will Include Interest as it accrues, and to seek reimbursement of litigation expenses paid and incurred in connection with the prosecution and resolution of the claims against PwC (the "Litigation Expenses"), in an amount not to exceed \$6 million. In addition, Lead Plaintiff may ask the Court to reimburse it from the Cash Settlement Account for costs and expenses it incurred directly related to its representation of the Settlement Class, in an amount not to exceed \$30,000. If the Court approves Lead Plaintiff's counsel's fee and expense application and Lead Plaintiff's application, the average cost per share will be less than \$0.01 per share.
- 5. <u>Further Information</u>: Further Information regarding the Settlement and this Notice may be obtained by contacting the claims Administrator: In re A/G Securities Litigation PwC Settlement, c/o Complete Claim Solutions, LLC, P.O. Box 9417, Minneapolis, MN 55440-9417, (888) 356-0263, www.AlGSecuritiesLitigationPwCSettlement.com; or Counsel: Labaton Sucharow LLP, 140 Broadway, NY, NY 10005, (866) 779-0843, www.labaton.com. Please Do Not Call the Court or PwC With Questions About the Settlement.

SUBMIT A CLAIM FORM BY JANUARY 28, 2009	The only way to get a payment.
EXCLUDE YOURSELF BY DECEMBER 30, 2008	Get no payment and remove yourself from the Settlement Class. This is the only option that allows you to ever bring or be part of any other lawsuit against PwC and the other "Released Persons" about the "Released Claims."
OBJECT BY DECEMBER 30, 2008	Write to the Court about why you do not like the Settlement. You will still be a member of the Class.
GO TO A HEARING ON JANUARY 20, 2009	Ask to speak in Court about the Settlement at the Falmess Hearing.
DO NOTHING	Get no payment. Give up rights.

Chrummwisstrasse 29 CH-8700 Küsnacht Switzerland

phone: 001 41 43 817 8135



In re AIG Securities Litigation - PwC Settlement c/o Complete Claim Solutions, LLC P.O. Box 9417 Minneapolis, MN 55440-9417 USA

29 December 2008

Re. Master File No. 04 Civ. 8141 (JES) – Request for Exclusion from Proposed Settlement

To Whom It May Concern,

Reference is made to the Master File No. 04 Civ. 8141 (JES). I herewith request exclusion from the PwC Settlement Class in In re AIG Securities Litigation, Master File No. 04-8141 (JES).

During the Class Period I made the following transaction in AIG securities:

Symbol: AIG

Trade Date: 01/07/05 Settlement Date: 01/12/05

Price: USD 67.62 Number of shares: 50 Transaction: Purchase

With kind regards,

Rebecca M. Rüegg

In re AIG Securities Litigation -- PwC Settlement c/o Complete Claim Solutions, LLC P.O. Box 9407 Minneapolis, MN 55440-9407



FIRST CLASS MAIL
US POSTAGE
PAID
COMPLETE CLAIM
SOLUTIONS, LLC

IMPORTANT COURT DOCUMENTS

PAR AVION

DD5418
CLAIMANT ID No.- B8372897
EDWINA YING CUST
JONATHAN S YING UTMA PA
205-7 PRINCE EDWARD RD SH
KOWLOONHONG KONG

To whom it may concern,

I am writing on behalf of the said account that it be excluded in this settlement class. We will reserve the right to be part of any other lausuit against PwC.

Thank you for your otheration.

Sincerely Edwina Ying

Dec. 8. 2008

EXHIBIT G



Complete Claim Solutions, LLC

Class Action, Antitrust and Consumer Claims Administration

5210 Hood Rd, Palm Beach Gardens, FL 33418

561.651.7777 • Fax: 561.651.7788

425 Broadhollow Road, Suite 300, Melville, NY 11747

631.439.0065 • Fax: 631.439.0072

Tax I.D. No.: 16-1754743 www.CompleteClaimSolutions.com

Invoice No: **AIG-PwC 0002**Reference No: **8188/28-8262**

January 13, 2009

Nicole M. Zeiss, Esq. Labaton Sucharow LLP 140 Broadway New York, NY 10005

Re: AIG Securities Litigation -PwC Settlement For Expenses from October 30,2008 through January 9, 2009

Expenses:

Additional Print and Mail Notice (Attachment A)	\$577,200.00
Broker	297,294.58
Call Center/Telecommunications	3,689.79
NCOA/Address Search	9,825.25
Postage/Federal Express	1,370,696.79
Less previously billed Postage on Invoice 0001	(1,499.00)
Shredding/Storage	177.00
Other (Supplies)	1,030.00
Photocopies/Faxing/Printing	204.15
Website Hosting	463.96

Total AIG-PwC Invoice 0002:

\$2,259,082.52

Wiring Instructions:

Bank Name: Bank of America

Account Name: Complete Claim Solutions, LLC

5210 Hood Road

Palm Beach Gardens, FL 33418

Account Number: 488000402291

ABA: 026009593

Printing Invoice No: AIG-PwC 0002 For Expenses from October 30,2008 through January 9, 2009

Date	Description	_	Quantity	Cost
12/15/08	Print 28 page, 8.5" x 11" booklet self-mailer (20 pg. Notice, 1/1 black & 8 pg. Claim Form, 2/2 black and red), perforate Claim Form, fold to 5.5" x 8.5", apply 2 tabs, address and deliver to Post Office.		1,480,000	\$577,200.00
		Total		\$577,200,00

Attachment A